

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.usplo.gov

APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/695,492	2 10/28/2003		David A. Johnson	100110842-1	. 8162	
22879	7590	11/03/2006		EXAMINER .		
		RD COMPANY	PHAM, HAI CHI			
		4 E. HARMONY RO OPERTY ADMINIS	ART UNIT	PAPER NUMBER		
FORT COLLINS, CO 80527-2400				2861		

DATE MAILED: 11/03/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
Supplemental		
Notice of Allowability	10/695,492 Examiner	JOHNSON, DAVID A. Art Unit
y	Examiner	Art Onit
	Hai C. Pham	2861
The MAILING DATE of this communication appeal claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIOF the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this app or other appropriate communication IGHTS. This application is subject to	olication. If not included will be mailed in due course. THIS
1. $igspace$ This communication is responsive to <u>Amendment filed 08/4</u>	<u>02/06</u> .	
2. X The allowed claim(s) is/are 1,3-22,24-26,28-37,39 and 40.		
 3. Acknowledgment is made of a claim for foreign priority ur a) All b) Some* c) None of the: 1. Certified copies of the priority documents have 		
2. ☐ Certified copies of the priority documents have		
3. ☐ Copies of the certified copies of the priority do	_ · · · 	
International Bureau (PCT Rule 17.2(a)).	damente nave been received in this	Tational stage application from the
* Certified copies not received:		•
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		complying with the requirements
4. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which give		
5. CORRECTED DRAWINGS (as "replacement sheets") mus	st be submitted.	
(a) I including changes required by the Notice of Draftspers	son's Patent Drawing Review (PTO-	948) attached
1) hereto or 2) to Paper No./Mail Date		
(b) including changes required by the attached Examiner' Paper No./Mail Date	s Amendment / Comment or in the C	Office action of
Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in t		
 DEPOSIT OF and/or INFORMATION about the depo attached Examiner's comment regarding REQUIREMENT 	sit of BIOLOGICAL MATERIAL r FOR THE DEPOSIT OF BIOLOGIC	nust be submitted. Note the AL MATERIAL.
Attachment(s)	5 Notice of Informal P	Patent Application
 Notice of References Cited (PTO-892) Dotice of Draftperson's Patent Drawing Review (PTO-948) 	 5. ☐ Notice of Informal P 6. ☐ Interview Summary 	• •
	Paper No./Mail Dat	te
Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date	7. Examiner's Amendr	nenvComment
4. Examiner's Comment Regarding Requirement for Deposit	8. X Examiner's Stateme	ent of Reasons for Allowance
of Biological Material	9. Other	

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REASONS FOR ALLOWANCE

The present Notice of Allowability is issued to correct the total number of claims being allowed.

1. The following is an examiner's statement of reasons for allowance:

Claims 1, 22, 26, 37, 39 and 40 is patentable over the prior art of record because of the printing system and the method for calibration used in the printing system, wherein the calibration system is configured to measure one or more colorant levels of the colorant applied to the test element by the print unit before the colorant is in a finished state, measure one or more color values of the colorant applied to the print media after the colorant is in the finished state, establish a correlation between the one or more measured colorant levels and the one or more measured color values such that the correlation can be utilized to calibrate the print unit, convert the one or more measured colorant levels to corresponding one or more predicted color values based on the correlation, compare the one or more predicted color values to target color values, and calibrate the print unit if a difference between the one or more predicted color values and the target color values exceeds a threshold value. The combined limitations as currently claimed are not taught by the prior art of record considered alone or in combination.

Claims 9 and 31 are patentable over the prior art of record because of printing system and the method for calibrating used in the printing system, wherein the calibration system is configured to measure one or more colorant levels of the colorant applied to the test element by the print unit before the colorant is in a finished state, convert the one or more measured colorant levels to corresponding one or more predicted color values, compare the one or more predicted color values to target color values, and calibrate the

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print unit if a difference between the one or more predicted color values and the target color values exceeds a threshold value. The combined limitations as currently claimed are not taught by the prior art of record considered alone or in combination.

Claims 16 and 36 are patentable over the prior art of record because of the printing system and the method for calibrating the printing system, wherein the calibration system has a selectable one of a first calibration mode configured to (i) measure colorant levels of a colorant applied to a test element, (ii) convert the measured colorant levels to predicted color values based on a correlation between colorant levels and color values, (iii) compare the predicted color values to target color values, and (iv) calibrate the print unit to adjust the colorant level applied to the test element if a difference between the predicted color values and the target color values exceeds a threshold value, and a second calibration mode configured to (i) measure color values of the colorant applied to a print media after the colorant is in a finished state, and (ii) establish the correlation between the measured colorant levels and the measured color values. The combined limitations as currently claimed are not taught by the prior art of record considered alone or in combination.

Claims 3-8, 10-15, 17-21, 24-25, 28-30 and 32-35 are allowed because they are directly or indirectly dependent from claims 1, 9, 16, 22, 26 and 31 above.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

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2. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Hai C. Pham whose telephone number is (571) 272-2260.

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The examiner can normally be reached on M-F 8:30AM - 5:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Stephen D. Meier can be reached on (571) 272-2149. The fax phone number

for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published

applications may be obtained from either Private PAIR or Public PAIR. Status

information for unpublished applications is available through Private PAIR only. For more

information about the PAIR system, see http://pair-direct.uspto.gov. Should you have

questions on access to the Private PAIR system, contact the Electronic Business Center

(EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer

Service Representative or access to the automated information system, call 800-786-

9199 (IN USA OR CANADA) or 571-272-1000.

HAI PHAM

PRIMARY EXAMINER

Haicliphan

October 31, 2006